



भारत का राजपत्र



स्वतंत्र राजपत्र

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No. 32] NEW DELHI, SATURDAY, AUGUST 9, 1975 (SRAVANA 18, 1897)

इस भाग में भिन्न पुष्ट संख्या दी जाती है जिससे कि यह अलग संहस्रम के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

साम. III—खण्ड 4

PART III—SECTION 4

विविध निकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें कि आवेदन, विज्ञापन और सूचनाएं सम्मिलित हैं
Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by Statutory Bodies

भारतीय रिजर्व बैंक

कृषि शूण विभाग

केन्द्रीय कार्यालय

बम्बई-400018, दिनांक 30 जूलाई 1975

सं० ए० सी० डी० 36/ए० 18-75/6—बैंकिंग विनियमन अधिनियम, 1949 की धारा 36 ए की उपधारा (2) के साथ पहुंच जानेवाली धारा 56 के खंड (ज्येष्ठ ए) के अनुसरण में भारतीय रिजर्व बैंक इसके ज़रिये यह अधिसूचित करता है कि निम्नलिखित सहकारी बैंक उक्त अधिनियम के प्रयोजन के लिए सहकारी बैंक नहीं रह गये हैं:—

क्र० सं० प्रायमिक सहकारी बैंक का नाम

राज्य/संघ
शासित धोक्का

(1) (2)

(3)

1. दि सेंट्रल अेक्साइज अण्ड लैण्ड कस्टम्स
एम्लाईज को-ऑपरेटिव क्रेडिट सोमाइटी
लि० ०
“कस्टम हाउस”
१५/१, स्ट्रॅन्ड रोड
कलकता-७००००१

पश्चिम बंगाल

(1541)

1	2	3
2. दि कलकत्ता स्टेट ट्रान्सपोर्ट कॉर्पोरेशन एम्प्लाईज़ को-ऑपरेटिव क्रेडिट सोसाइटी लि० 45, गणेश चन्द्र अवेन्यु कलकत्ता-700013		पश्चिम बंगाल
3. दि ओ० एफ० डायरेक्टरेट को-ऑपरेटिव क्रेडिट सोसाइटी लि० 61, अंग्लानेड पूर्व कलकत्ता-700001		—वही—
4. दि टिटाधर पेपर मिल्स नं० १ को-ऑपरेटिव क्रेडिट सोसाइटी लि० पो० आ० टिटाधर जिला : 24 परगना		—वही—
5. दि युनाइटेड बैंक आंक इंडिया एम्प्लाईज़ को-ऑपरेटिव क्रेडिट सोसाइटी लि० 67/ए, नेताजी सुभाष रोड कलकत्ता-700001		—वही—
6. दि फटिलाइज़र एम्प्लाईज़ को-ऑपरेटिव क्रेडिट सोसाइटी लि०, फटिलाइज़र प्लान्ट ग्रेडमिनिस्ट्रेटिव बिल्डिंग रुडकेला-7		उडीसा

1	2	3
7. दि दिल्ली कलौंथ मिल कर्मचारी को-ग्रॉटरेटिव थिफ्ट ग्रेड क्रेडिट सोसाइटी लि० दिल्ली कलौंथ मिल टेन्ट फैक्टरी बिल्डिंग, डबल फाटक रोड, गणेश लाइन किशन गंगा, दिल्ली	दिल्ली	के० माधवदास, मुख्याधिकारी

स्टेट बैंक ऑफ इन्डिया

सूचना

हमारी 24 जून की सूचना जो 5 जुलाई 1975 के राज-पत्र में प्रकाशित हुई थी, को निवारित करते हुये, यह सूचित किया जाता है कि स्टेट बैंक ऑफ इन्डिया के प्रिसिपल रजिस्टर तथा ब्रॉच रजिस्टर निर्धारित तिथियों को अर्थात् 11 अगस्त 1975 से 25 अगस्त 1975 तक शेयर ट्रांसफर हेतु सामान्य रूप से खुले रहेंगे।

आर० के० तलवार
अध्यक्ष

भारतीय चार्टर प्राप्त लेखाकार संस्थान

नई दिल्ली-1 दिनांक 16 जून 1975

सं० 5 एस० सी० ए० (1)/3/75-76—इस संस्थान को अधिसूचना सं० 4 सी० ए० (1)/15/74-75 दिनांक 21-12-74 के सन्दर्भ में चार्टर प्राप्त लेखाकार विनियम 1964 के विनियम 18 के अनुसरण में एतद्वारा यह सूचित किया जाता है कि उक्त विनियमों के विनियम 17 द्वारा प्रदत्त अधिकारों को प्रयोग करते हुए भारतीय चार्टर प्राप्त लेखाकार संस्थान परिषद ने अपने सदस्यता रजिस्टर में निम्नलिखित सदस्य का नाम पुनः स्थापित कर दिया है:—

क्र० स० नाम एवं पता तिथि
सं० स०

1. 14561 श्री बी०पी० रमा मोहन, ए०सी०ए० 7-6-1975
10-डी कालीनगा कालीनी, के०के०
नगर, मद्रास-78

दिनांक 5 जुलाई 1975

सं० 5 सी०ए० (1)/8/75-76—इस संस्थान की अधिसूचना सं० 4 सी० ए० (1)/18-58-59 दिनांक 7-11-58, (2) 4 सी० ए० (1)/3/71-72 दिनांक 14-4-71, (3) 4 सी० ए०/19/71-72 दिनांक 1-5-1972 के सन्दर्भ में चार्टर प्राप्त लेखाकार विनियम 1964 के विनियम 18 के अनुसरण में एतद्वारा यह सूचित किया जाना है कि उक्त विनियमों के विनियम 17 द्वारा प्रदत्त अधिकारों को प्रयोग करते हुए भारतीय चार्टर प्राप्त लेखाकार

कार संस्थान परिषद् ने अपने सदस्यता रजिस्टर में निम्नलिखित सदस्यों का नाम पुनः स्थापित कर दिया है:—

क्र० स०सं०	नाम एवं पता	तिथि
1. 3533	श्री विस्वातोषरे, ए० सी० ए०, 7/एल, कार्न फोल्ड रोड, कलकत्ता-19	2-7-1975
2. 9732	श्री जी० सेथूरामन, ए०सी०ए०, आइन एक्सचेंज, (आई०) लिमिटेड, टिस्किन हाऊस, डा० ई० मोसिज रोड, बाम्बे-400011	30-6-75
3. 9918	श्री सुकुमाल सन्याल, ए०सी०ए०, 144-31, 41 एवैन्यू, आई० एम० फ्लशिन्ग, न्यूयार्क-11355 यू० एस० ए०	25-6-75

दिनांक 11 जुलाई 1975

सं० 8-सी० ए० (1)/6/75-76—भारतीय चार्टर एकाउन्टेस नियमावली 1964 की नियमावली 10 (1) के अधिनियम (3) के अन्तर्गत यह अधिसूचित किया जाता है कि श्री रवि पाल सिंह, ए० सी० ए०, ई-1, दिल्ली एक्समिनिस्ट्रेशन, फ्लैट्स, मोडल टाउन, दिल्ली-9 का नाम 1-4-75 से 30-6-75 तक रद्द किया जा चुका है क्योंकि यह प्रेक्टिस के सर्टिफिकेट को रखने के इच्छुक नहीं है।

सं० 4 सी०ए० (1)/4/75-76—चार्टर प्राप्त लेखाकार विनियम 1964 के विनियम 16 के अनुसरण में एतद्वारा यह सूचित किया जाता है कि चार्टर प्राप्त लेखाकार अधिनियम 1949 की धारा 20 उपधारा 1 (क) द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए भारतीय चार्टर प्राप्त लेखाकार संस्थान परिषद् ने अपने सदस्यता रजिस्टर में से मृत्यु हो जाने के कारण श्री कृष्ण गोपाल खन्ना फाईनेंसप्ल डायरेक्टर मोहनमीकिन श्रीवरीज लिमिटेड, सोलन, बीवरी, पो० आ० सिमला हिल्स (एच०पी०) का नाम 28-6-75 से हटा दिया है।

दिनांक 16 जुलाई 1975

सं० 1 सी० ए० (83)/75—चार्टर एकाउन्टेस रेग-लेशन्स, 1964 के रेगलेशन 136 (1) के अनुसरण में दि कॉसिल आफ दि इंस्टीट्यूट आफ चार्टर एकाउन्टेस आफ इन्डिया को 8 जुलाई, 1975 से गाजियाबाद में केन्द्रीय भारत क्षेत्रीय परिषद की शाखा स्थापित करने की सूचना देते हुए प्रसन्नता है।

1. यह शाखा केन्द्रीय भारत क्षेत्रीय की गाजियाबाद शाखा मानी जायेगी।
2. रेगलेशन 136(2) के अन्तर्गत जैसा कि निर्धारित है, ये शाखा क्षेत्रीय परिषद के माध्यम से परिषद

के नियंत्रण कार्यान्वयन पर्यवेषय और निर्देशन में कार्य करेगी जो कि परिषद द्वारा समय समय पर जारी किए जाते हैं।

पी० एस० गोपालाकृष्णन, सचिव

दिनांक 25 जुलाई 1975

(चार्टर्ड एकाउन्टेन्ट्स)

सं० 20/पी० जी० (परीक्षा)/एम०/75—चार्टर्ड एकाउन्टेन्ट्स रैगुलेशन्स 1964 के रैगुलेशन्स 179 के अनुसरण, में कौंसिल आफ दि इन्स्टीट्यूट आफ चार्टर्ड एकाउन्टेन्ट्स आफ इण्डिया को सामाज्य सूचना के लिये यह अधिसूचित करते हुए प्रसन्नता है कि निम्नलिखित परीक्षा मई 1975 में हुई, मैनेजमेंट एकाउन्टेन्टी कोर्स-पार्ट I परीक्षा I में सफल घोषित हुए हैं:—

I. दोनों ग्रुपों में सफल घोषित परीक्षार्थियों के नाम:—

क्रम सं०	रोल नं०	नाम
1	4	श्री टी० गोपिनाथन
2	60	श्री कैलाश चन्द जैन

II. केवल ग्रुप I में सफल घोषित परीक्षार्थियों के नाम:—

क्रम सं०	रोल नं०	नाम
1	1	श्री एन० सुन्दरा राजन
2	19	श्री पी० के० खशा
3	33	श्री मोहिन्द्रपाल कनवर
4	36	श्री विजय टन्डन

III. केवल ग्रुप II में सफल घोषित परीक्षार्थियों के नाम:—

क्रम सं०	रोल नं०	नाम
1.	14	श्री एन० एस० श्रीनिवासन
2.	22	श्री पी० ए० नायर
3.	25	श्री एस० एम० घोपेसवारकर (वावा)
4.	31	श्री ए० पन्चापकेशन
5.	38	श्री लक्ष्मी नरायण सरदाना

परीक्षामों का सारांश:—

दोनों ग्रुपों में बैठे परीक्षार्थियों की कुल संख्या	11
दोनों ग्रुपों में उत्तीर्ण	2
ग्रुप I में उत्तीर्ण	1
ग्रुप II में उत्तीर्ण	3
दोनों ग्रुपों की प्रतिशत	18. 2%
ग्रुप I में बैठे परीक्षार्थियों की संख्या	19
उत्तीर्ण	3
प्रतिशत	15. 8%
ग्रुप II में बैठे परीक्षार्थियों की संख्या	3
उत्तीर्ण	2
प्रतिशत	66. 7%

प्रार० राज गोपालन पुरस्कार जो कि एक ही बार में परीक्षा उत्तीर्ण करने वाले सर्व श्रेष्ठ परीक्षार्थी के लिये है, श्री टी० गोपिनाथन रोल नं० 4 को प्रदान किया जायेगा।

पी० एस० गोपाला कृष्णनन् एन० सी० कृष्णन, सचिव

नई दिल्ली-110001, दिनांक 29 जुलाई 1975

सं० 1-सी० ए० (82)/75—चार्टर्ड एकाउन्टेन्ट्स रैगुलेशन्स, 1964 में किये जाने वाले निश्चित संशोधनों का निम्नांकित मसविदा जो चार्टर्ड एकाउन्टेन्ट्स एक्ट, 1949 (1949 का 38 वा० एक्ट) के भाग 30 के उप-भाग (1) और (3) के द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए प्रस्तावित किया गया है और उसके द्वारा प्रभावित होने वाले समस्त व्यक्तियों को सूचनार्थ प्रकाशित किया जाता है श्रीर एतद्वारा सूचना दी जाती है कि मसविदे पर 6 सितम्बर, 1975 को अयश्वा उसके पश्चात् विचार किया जायेगा।

उपर्युक्त मसविदे के संबंध में किसी भी व्यक्ति से निर्दिष्ट तिथि से पूर्व प्राप्त किसी भी अपार्ति अधवा सुनाव पर कौंसिल आफ दि इन्स्टीट्यूट आफ चार्टर्ड एकाउन्टेन्ट्स आफ इण्डिया, नयी दिल्ली द्वारा विचार किया जायेगा।

उपर्युक्त रैगुलेशन्स में:—

1. वर्तमान रैगुलेशन 60 के लिए निम्नांकित बदल लें:

“60 चुनाव की तिथियां

कौंसिल यह निर्णय करेगी की कौंसिल के लिए सदस्यों के चुनाव की निम्नलिखित अवस्थाओं के लिए निश्चित तिथियों को ऐसी तिथियों से कम-से-कम तीन माह पूर्व भारतीय राजपत्र में अधिसूचित करेगी, अर्थात्

- नामांकन दाखिल करने के लिए अधिसूचना प्रकाशन करने की तिथि।
- नामांकन प्राप्त करने की अंतिम तिथि।
- नामांकन वापस लेने की अंतिम तिथि।
- मतदान की तिथि अयवा तिथियां।
- रैगुलेशन 90 के अवीन डाक द्वारा मत देने की अनुमति के लिए आवेदन पत्र प्राप्त करने की अंतिम तिथि।
- डाक द्वारा मतपत्रों को प्राप्त करने की अंतिम तिथि और समय।
- मत पत्रों की गणना के लिए तिथि अयवा तिथियां, और
- परिणाम घोषित करने की तिथि: जगते० अध्यक्ष की राय में बाध्य करने वाले कारणों के लिए जिन्हें लिखित रूप में रिकार्ड किया जायेगा, यदि इस रैगुलेशन के अवीन अधिसूचित तिथि अयवा तिथियों में परिवर्तन करना आवश्यक हो जाता है तो सचिव, अध्यक्ष के निदेशानुसार, भारतीय राजपत्र में नवीन तिथि अयवा तिथियां, जैसी भी स्थिति हो, अधिसूचित करेगा और ऐसे मासले में जैसा कि ऊपर उल्लिखित है, तीन माह की अग्रिम सूचना की आवश्यकता नहीं होगी।”

2. रैगुलेशन 64 के उप-रैगुलेशन (1) के अंत में, निम्नांकित क्लाज जोड़ लें:—

(4) मतदाताओं के मामले में जो निर्वाचन क्षेत्र से संबंधित है, परन्तु भारत से बाहर रह रहे हैं, भारत में उनके पतों के साथ-साथ, भारत के बाहर के संबंधित पते, यदि संबंधित मतदाता द्वारा इंस्टीट्यूट को दिये जाते हैं।”

3. रैगुलेशन 64 के उप-रैगुलेशन (1ए) के अंत में निम्नांकित जोड़ लें:—

“(1बी) मतदाताओं की सूचियां तेवार करने अथवा मुद्रण में यदि कोई अणुद्वि मालूम होती है तो सचिव किसी भी समय उस बारे में उपर्युक्त शुद्धिपत्र जारी कर देगा।”

4. रैगुलेशन 65 के उप-रैगुलेशन (2) के लिए— निम्नांकित उप-रैगुलेशन (2) और (3) बदल लें:—

“(2) अध्यर्थी का नामांकन उपयुक्त फार्म में होगा जिसपर अध्यर्थी और प्रस्तावक और संबद्ध-कर्ता (सीकंडर) दोनों के हस्ताक्षर होंगे, जिसके द्वारा व्यक्तियों को चुनाव में मत देने का अधिकार होगा और सचिव को (नाम से) रजिस्टर्ड डाक द्वारा प्रेषित किये जायेंगे, लिफाफे के ऊपर स्पष्ट रूप में “चुनाव नामांकन पत्र” अंकित होंगे, और उनके (सचिव) पास निर्धारित तिथि को अधिकतम 5 बजे साथ तक पहुंच जाने चाहिए: (3) नामांकन जो रजिस्टर्ड डाक से नहीं भेजा गया और/अथवा निर्धारित तिथि और समय तक सचिव के पास नहीं पहुंचा, विचारार्थ नहीं लिया जायेगा।”

5. रैगुलेशन 67 के उप-रैगुलेशन (1) के लिए निम्नांकित बदल लें:—

“(1) सचिव केवल रजिस्टर्ड डाक से और निर्धारित तिथि और समय तक नामांकन पत्रों की ही छानबीन करेगा और प्रत्येक नामांकन-पत्र पर अपना निर्णय लिखेगा कि वह नामांकन को स्वीकार अथवा रद्द करता है।” (सी) रैगुलेशन 67 के उप-रैगुलेशन (3) के स्पष्टीकरण 1 को निम्न प्रकार बदल लें:—

“स्पष्टीकरण 1: सचिव नामांकन-पत्र को अंतर्वस्तु के तकनीकी दोष के आधार पर ही, जो पर्याप्त लक्षण नहीं हैं, रद्द नहीं करेगा।”

6. रैगुलेशन 73 में—

(ए) उप-रैगुलेशन (2) के क्लाज (ए) में, “अंक 1” के लिए “संख्या 1 (अरेबिक अथवा रोमन संख्या में अथवा शब्दों में)

(बी) उप-रैगुलेशन (2) के क्लाज (बी) में, शब्द और अंक “अंक 2 अथवा अंक 2 और 3, अथवा 2, 3, और 4 तथा इसी प्रकार”

के लिए ‘संख्या 2, अथवा संख्या 2, और 3, अथवा 2, 3 और 4 (अरेबिक अथवा रोमन संख्या अथवा शब्दों) और इसी प्रकार” बदल लें।”

7. रैगुलेशन 79 के उप-रैगुलेशन (3) में, द्वितीय वाक्य के लिए निम्नांकित बदल लें:—

“(3) ... संबंधित पोलिंग-अधिकारी के समक्ष अथारटी-लैटर प्रस्तुत करना होगा जिसपर पूरा नाम, सदस्य-संख्या तथा अधिकृत प्रतिनिधि का पता, साथ ही, पोलिंग बूथ की संख्या, जहां पर उपस्थित रहने के लिए उसे अधिकृत किया गया है, लिखा होगा।”

8. रैगुलेशन 79 में, उप-रैगुलेशन (3) के बाद निम्नलिखित उप-रैगुलेशन (3ए) जोड़ लें:—

“(3ए) प्रत्येक अध्यर्थी रैगुलेशन 65 के अधीन अपने नामांकन अथवा नामांकनों के साथ अपने नमूना हस्ताक्षरों का एक सेट भेजेगा जिसकी संख्या निर्वाचन क्षेत्र में पोलिंग-बूथों की संख्या से कम नहीं होगी।”

9. रैगुलेशन 82 के उप-रैगुलेशन (2) में, शब्द “पोलिंग-बूथ पर उसका मत देने के अधिकार” शब्दों के बाद तथा शब्द “और होगा” से पूर्व “अथवा यदि उसके नमूना-हस्ताक्षर उसके पास उपलब्ध नहीं हैं” शब्दों को जोड़ लें।”

10. रैगुलेशन 82 के वर्तमान उप-रैगुलेशन (3) के लिए, निम्नांकित बदल लें:—

“(3) यदि पोलिंग-अधिकारी उस व्यक्ति की पहचान से संतुष्ट नहीं है जो मतदाता होने का दावा करता है, वह उसे एक मत पत्र दे देगा, परन्तु मतपत्र को मतपत्र के बजे में डालने के बजाय वह उसे पृथक से मुहरबंद कवर में जिसपर “दिया गया, मतपत्र” अंकित होगा, रख लेगा और उसे संबंधित व्यक्ति के पत्र और उस बारे में अपने विचारों के साथ सचिव को उनके निर्णय के लिए भेज देगा और उनका निर्णय अंतिम और निश्चायक होगा।”

11. रैगुलेशन 90 के उप-रैगुलेशन (2) के अन्त में, निम्नांकित जोड़ लें:—

“...अथवा (सी) यदि उसके किसी व्याधि से पीड़ित होने अथवा दौर्बल्यता के कारण वह नियत पोलिंग बूथ पर अपना मत नहीं दे पाता।”

12. रैगुलेशन 90 के वर्तमान उप-रैगुलेशन (4) के लिए, निम्नांकित बदल लें:—

“(4) उपर्युक्त रैगुलेशन के उपरैगुलेशन (2) अथवा उप-रैगुलेशन (3) के अधीन एक आवेदनपत्र उपर्युक्त फार्म में सचिव के पास भेजेगा जो उनके पास चुनाव

की तिथि से 45 दिन पूर्व पहुंच जाना चाहिए और आवेदनपत्र यदि निर्धारित समय तक नहीं पहुंचता तो विचारणीय नहीं होगा। उपर्युक्त उपरैगुलेशन (2) के क्लाज (सी) के अधीन आवेदन पत्र रजिस्टर्ड मेडिकल प्रैक्टिशनर के इस प्रमाणपत्र के साथ भेजना होगा कि संबंधित सदस्य व्याधि से पीड़ित है अथवा दौर्बल्यता के कारण वह उसको नियत पोलिंग बूथ में चुनाव की तिथि को अपना मत देने में असमर्थ है।”

13. वर्तमान रैगुलेशन 91 के लिए, निम्नांकित बदल लें :—
“91 सचिव द्वारा मतपत्र डाक से भेजना।

सचिव रजिस्टर्ड डाक द्वारा प्रत्येक मतदाता को जिसे डाक द्वारा मत देने की अनुमति प्रदान की गई है उसके द्वारा पुनः प्राप्त की अन्तिम तिथि से न्यूनतम 21 दिन पूर्व मतपत्र भेजेगा। साथ ही एक पत्र भी भेजेगा जिसमें यह स्पष्ट होगा कि किस रूप में उसपर मत रिकार्ड किया जाएगा और वह निर्दिष्ट होगा कि निर्धारित तिथि को अधिकतम 5 बजे सायं से पूर्व वह सचिव के पास पहुंच जाये।

14. वर्तमान रैगुलेशन 92 के लिए, निम्नांकित बदल लें :—
“92 मतपत्रों पर मतों को रिकार्ड करने के बाद धापिस करना।

(1) रैगुलेशन 91 के अधीन भेजे गए अपने मतपत्र की प्राप्ति पर मतदाता, यदि वह मत देना चाहता है, रैगुलेशन 73 में निर्दिष्ट रूप में अपना मत उसपर रिकार्ड करेगा और इस संबंध में निर्धारित तिथि और समय से पूर्व सचिव के पास रजिस्टर्ड डाक से पहुंचा देगा।

(2) कवर जिसमें मतपत्र भेजा गया है सचिव के पास निर्धारित तिथि और समय तक और/अथवा उससे पूर्व नहीं पहुंचता तो मतों की गणना करते समय उस पर विचार नहीं किया जायेगा। सचिव ऐसे कवरों पर जिस प्रकार वह प्राप्त हुए हैं और प्राप्ति की तिथि तथा समय नोट करेगा और एक पैकेट में ऐसे सभी कवरों को एक साथ रखेगा।

(3) सचिव सभी कवरों को, जिनमें डाक से उसे प्राप्त मतपत्र हैं, मत-गणना आरम्भ होने तक संभाल कर रखेगा।”

15. वर्तमान रैगुलेशन 93 के लिए, निम्नांकित बदल लें :—
“93 बिना डिलीवर हुए और नये मतपत्र जारी करना।

रैगुलेशन 91 के अधीन, जहां मतपत्र और अन्य संबंधित पेपर्स जो डाक से भेजे गए थे, मार्ग में गुम अथवा नष्ट हो गए अथवा किसी भी कारण से बिना डिलीवर किये लौटा दिए गए हैं, अथवा सचिव इस बात से संतुष्ट है कि मतपत्र डाक से गलत भेजा गया था, वह उन्हें रजिस्टर्ड डाक से पुनः जारी कर सकता है अथवा मतदाता द्वारा उसके लिए आवेदन करने पर उन्हें डिलीवर कर सकता है अथवा मतदाता को पोलिंग बूथ पर मत देने

की अनुमति दे सकता है, यदि वह गुम होने, नष्ट होने, वापस अथवा गलत भेजने के मामलों के कारणों से संतुष्ट हो जाता है।”

16. रैगुलेशन 94 में, क्लाज (सी), (डी) और (ई) में, “श्रंक 1” के लिए, निम्नांकित बदल लें :—
“संख्या 1 (अरेबिक अथवा रोमन संख्या में अथवा शब्दों में)

17. रैगुलेशन 97 के उप-रैगुलेशन (1) के क्लाज (ए) के लिए निम्नांकित बदल लें :—
“(ए) रैगुलेशन 92 के उप-रैगुलेशन (1) के अधीन उन्हें प्राप्त केवल कवरों को ही खोलेगा जिसमें डाक के मतपत्र हैं और ऐसे प्रत्येक कवर में से मतपत्रों को निकालेगा और एक विवरण में उनके ऊपर संख्या लिखेगा और इन मतपत्रों का एक पृष्ठक पैकेट बनायेगा।”

18. रैगुलेशन 102 में, शब्द “केवल कारणों से ही” के बाद और शब्द “कोई आकस्मिक अनियमिता” से पूर्व “मतदाता सूची में से किसी सदस्य का नाम किसी आकस्मिक रूप से छूट जाता है अथवा उसे मत देने की अनुमति न देने में कोई आकस्मिक भूल हो जाती है अथवा मतदाता सूची में किसी व्यक्ति का नाम आकस्मिक जुड़ जाता है जो मत देने के लिए अधिकारी नहीं है अथवा उसे मत देने की अनुमति दे दी जाती है “शब्दों को जोड़ लें।”

19. रैगुलेशन 112 के वर्तमान उप-रैगुलेशन (5) के लिए, निम्नांकित बदल लें :—
“(5) इस रैगुलेशन की व्यवस्थाओं के रहते हुए, क्षेत्रीय कौंसिल के चुनाव उसी रूप में किये जायेंगे जिस प्रकार कौंसिल के लिए चुनाव होते हैं।”

20. रैगुलेशन 112 के उप-रैगुलेशन (7) को निकाल दें।

21. फार्म 26 की अनुसूची ‘ए’ में :—
(ए) पैराग्राफ 1 में, “चालू वर्ष के लिए इस तिथि को संबंधित हमारे वार्षिक सदस्यता शुल्क के बारे में कोई बकाया नहीं है” शब्दों को निकाल दें।
(बी) पैराग्राफ 2 में, “चालू वर्ष के लिए इस तिथि को संबंधित मेरे वार्षिक सदस्यता शुल्क के बारे में कोई बकाया नहीं है” शब्दों को निकाल दें।

22. अनुसूची ‘ए’ में वर्तमान फार्म 26 ए के लिए निम्नांकित बदल लें :—
“फार्म 26 ए”
(रैगुलेशन 90 देखें)

रैगुलेशन 90 के अधीन डाक से मत देने की अनुमति देने के लिए आवेदन पत्र का प्रारूप

सचिव,
दि इंस्टीट्यूट आफ वार्ल्ड एकाउन्टेंट्स आफ इंडिया,
प्रिय महोदय,

विषय : चुनाव—19

चार्टर्ड एकाउन्टेन्ट्स रेगुलेशन, 1964 के रेगुलेशन 90 के अधीन में एतद् द्वारा डाक से मत देने का आवेदन करता हूँ :—

1. पूरा नाम
2. सदस्यता संख्या
3. मतदाता सूची में मेरा अमांक
4. मुझे नियत पोलिंग बूथ का अमांक और पता
5. डाक से मत देने की अनुमति प्रदान करने का कारण :

*(ए) मतदाता सूची में प्रकाशित पते से मेरे पते में दूसरे स्थान को परिवर्तन हो गया है जो मुझे नियत पोलिंग बूथ से 10 मील की रेडियोसे दूर है।

अथवा

*(बो) मुझे नियत पोलिंग बूथ से 10 मील की रेडियोसे में वास्तव में दूर रहता है

अथवा

*(सी) मैं एक व्याधि से पीड़ित हूँ अथवा दौर्बल्यता, **जिसका विवरण नीचे दिया है, जिसके कारण चुनाव की तिथि को मुझे नियत पोलिंग बूथ पर मैं मत देने में असमर्थ हूँ।

(व्याधि अथवा दौर्बल्यता का विवरण)

अथवा

*(डी) यद्यपि मेरे पते में स्थायी परिवर्तन नहीं हुआ है, मुझे नियत पूलिंग बूथ पर मैं मत देने में असमर्थ हूँ, क्योंकि चुनाव की तिथि को अपने स्थायी पते से मेरे बाहर रहने की संभावना है।

6. पता जिस पर मतपत्र भेजा जाना है।

सदस्य के हस्ताक्षर

तिथि :

स्थान :

सत्यापन : मैं घोषित करता हूँ कि ऊपर दिए गए विवरण मेरी पूरी जानकारी और विश्वास के अनुसार सही है।

तिथि :

स्थान :

सदस्य के हस्ताक्षर

*जो क्लाज लागू नहीं है उसे काट दें।

**इस मामले में प्रार्थना पत्र के साथ रजिस्टर्ड मेडिकल प्रैक्टिशनर का प्रमाण पत्र अवश्य भेजना चाहिए।

पी० एस० गोपालकृष्णन्,
सचिव

कर्मचारी राज्य बीमा नियम

नई दिल्ली, दिनांक 23 जुलाई 1975

सं० एन० 7/13/75-पो० एण्ड डी०(14) — कर्मचारी राज्य बीमा (सामान्य) विनियम, 1950 के विनियम 5 के उप विनियम (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए महानिदेशक ने यह निश्चय किया है कि निम्न अनुसूची में निर्दिष्ट क्षेत्रों में वर्ग 'क', 'ख' तथा 'ग' के लिये प्रथम अंशदान एवं प्रथम लाभ अवधियां नियत दिवस 26 जुलाई, 1975 को मध्य रात्रि को बीमा योग्य रोजगार में लगे व्यक्तियों के लिये प्रारम्भ व समाप्त होंगी जैसा कि निम्न सूची में दिया गया है :—

वर्ग	प्रथम अंशदान अवधि		प्रथम लाभ अवधि	
	जिस मध्य रात्रि को प्रारम्भ होती है	जिस मध्य रात्रि को समाप्त होती है	जिस मध्य रात्रि को प्रारम्भ होती है	जिस मध्य रात्रि को समाप्त होती है
1	2	3	5	6
क.	26-7-1975	31-1-1976	24-4-1976	30-10-1976
ख.	26-7-1975	29-9-1975	24-4-1976	26-6-1976
ग.	26-7-1975	29-11-1975	24-4-1976	28-8-1976

अनुसूची :— “पश्चिमी बंगाल राज्य में जिला नादिया के हरंधाटा, रानाधाट तथा चकदाह पुलिस स्टेशनों के अन्तर्गत आये क्षेत्र।”

सं० एन० 17/13/75-पी० एण्ड डी० (15) — कर्मचारी राज्य बीमा (सामान्य) विनियम 5 के उ विनियमे (1) द्वारा प्रदत्त व्यक्तियों का प्रयोग करते हुए महानिवेशक ने यह निश्चय किया है कि निम्न अनुसूची में निर्दिष्ट क्षत्रों में वर्ग 'क', 'ख' तथा 'ग', के लिये प्रथम अंशदान एवं प्रथम लाभ अवधियां नियत दिवस 26 जुलाई, 1975 को मध्य रात्रि को बीमा योग्य रोजगार में लगे व्यक्तियों के लिये प्रारम्भ व समाप्त होंगी जैसा कि निम्न सूची में दिया गया है :—

वर्ग	प्रथम अंशदान अवधि		प्रथम लाभ अवधि	
	जिस मध्य रात्रि को प्रारम्भ होती है	जिस मध्य रात्रि को समाप्त होती है।	जिस मध्य रात्रि को प्रारम्भ होती है।	जिस मध्य रात्रि को समाप्त होती है।
1	2	3	4	5
क.	26-7-1975	31-1-1976	24-4-1976	30-10-1976
ख.	26-7-1975	29-9-1975	24-4-1976	26-6-1976
ग.	26-7-1975	29-11-1975	24-4-1976	28-8-1976

अनुसूची :— “राजस्थान राज्य में बीकानेर जिले के राजस्व गांव बैछवाल के अन्तर्गत आये क्षेत्र”।

फकीर चन्द्र,
निदेशक (योजना एवं विकास)

RESERVE BANK OF INDIA
AGRICULTURAL CREDIT DEPARTMENT
CENTRAL OFFICE

Bombay-400018, the 30th July 1975

Ref. No. ACD.36/A.18-75/6—In pursuance of sub-section (2) of Section 36A read with clause (za) of section 56 of the Banking Regulation Act, 1949, the Reserve Bank of India hereby notifies that the following co-operative banks have ceased to be co-operative banks within the meaning of the said Act.

Sr.	Name of the Primary Co-operative Bank	State/Union Territory
No.		

1. The Central Excise and Land Customs Employees Co-operative Credit Society Ltd. “Custom House” 15/1, Strand Road Calcutta 700001. West Bengal
2. The Calcutta State Transport Corporation Employees Co-operative Credit Society Ltd. 45, Ganesh Chandra Avenue Calcutta-700013. Do.
3. The O. F. Directorate Co-operative Credit Society Ltd. 6, Esplanade East Calcutta-700001. Do.
4. The Titaghur Paper Mills No. 1 Co-operative Credit Society Ltd. P.O. Titaghur District : 24 Parganas Do.
5. The United Bank of India Employees Co-operative Credit Society Ltd. 67/A, Netaji Subhas Road Calcutta-700001. Do.
6. The Fertilizer Employees Co-operative credit Society Ltd. Fertilizer plant Ad - ministrative Bldg. Rourkela-7. Orissa

7. The Delhi Cloth Mill Karmachari Co-operative Thrift and Credit Society Ltd., Delhi Cloth Mill Tent Factory Building Double Phatak Road, Ganesh Line Kishan Ganj, Delhi ?

Delhi

K. MADHAVA DAS,
Chief Officer.

STATE BANK OF INDIA

NOTICE

New Delhi-110001, the 5th August 1975

PRD/619.—In supersession of our Notice dated the 24th June published in the Gazette dated the 5th July 1975, it is hereby notified that the principal Register and the Branch Registers of the State Bank of India will remain open for Transfer of shares during the dates specified therein I.E. from the 11th August 1975 to the 25th August 1975 in the usual manner.

R. K. TALWAR,
Chairman

THE INSTITUTE OF CHARTERED ACCOUNTANTS
OF INDIA

New Delhi, the 16th June 1975

No. 5 SCA(1)/3/75-76.—With reference to this Institute's Notification No. 4CA(1)/15/74-75 dated 21st December, 1974 it is hereby notified in pursuance of Regulation 18 of the Chartered Accountants Regulations 1964 that in exercise of the powers conferred by regu-

lation 17 of the said Regulations, the Council of the Institute of Chartered Accountants of India has restored to the Register of Members, with effect from 7th June 1975 the name of Shri V. P. Ram Mohan A.C.A., Chartered Accountant, 10-D, Kalinga Colony, K. K. Nagar, Madras-78. His membership number is 14561.

The 5th July, 1975

No. 5CA(1)/8/75-76.—With reference to this Institute's notification No. (1)4-CA(1)/18/58-59 dated 7-11-58, (2)4-CA(1)/3/71-72 dated 14-4-1971, (3)4-CA(1)/19/71-72 dated 1-5-1972 it is hereby notified in pursuance of Regulation 18 of the Chartered Accountants Regulations, 1964 that in exercise of the powers conferred by Regulation 17 of the said Regulations, the Council of the Institute of Chartered Accountant of India has restored to the Register of Members, with effect from the dates mentioned against the names of the following gentlemen :—

S. Member ship No.	Name and Address	Date of Restora- tion
1. 3533	Shri Biswatosh Ray, A.C.A., 7/L, Cornfield Road Calcutta-19.	2-7-1975
2. 9732	Shri G. Sethuraman, A.C.A., 10N Exchange (I) Ltd., Tiecon House, Dr. E. Moses Road, Bombay-400011.	30-6-75
3. 9918	Shri Sukomal Sanyal, A.C.A., 144-31, 41st Ave. I.M. Flushing New York-11355 U.S.A.	25-6-75

The 11th July 1975

No. 8-CA(1)/6/75-76.—In pursuance of Clause (iii) of Regulation 10(1) of the Chartered Accountants Regulations 1964, it is hereby notified that the Certificate of Practice issued to Shri Ravi Pal Singh, A.C.A., E-1, Delhi Administration Flats, Model Town, Delhi-9 shall stand cancelled from 1st April, 1975 to 30th June, 1975 as he does not desire to hold his Certificate of Practice. His membership No. is 500/16506.

No. 4-CA(1)/4/75-76.—In pursuance of Regulation 16 of the Chartered Accountants Regulations, 1964, it is hereby notified that in exercise of the powers conferred by clause (a) of Sub-section (1) of Section 20 of the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India, has removed from the Register of members of this Institute on Account of death, with effect from 28-6-1975 the name of Shri Krishan Gopal Khanna, Financial Director, Mohan Meakin Breweries Ltd., Solan Brewery P. O. Simla Hills (H.P.), His membership No. is 553.

The 16th July 1975

No. 1-CA(83)/75.—In pursuance of Regulation 136 (1) of the Chartered Accountants Regulations 1964, the Council of the Institute of Chartered Accountants of India is pleased to notify the setting up a branch of the Central India Regional Council of Ghaziabad with effect from 8th July, 1975.

The Branch shall be known as Ghaziabad Branch of the Central India Regional Council.

As prescribed under Regulation 136(2) the branch shall function subject to the control supervision and direction of the Council through the Regional Council and shall carry out such directions as may from time to time be issued by the Council.

P. S. GOPALAKRISHNAN
Secretary

CHARTERED ACCOUNTANTS

New Delhi, the 25th July, 1975

No. 20-PG(Exam.)/M/75.—In pursuance of Regulation 179 of the Chartered Accountants Regulations, 1964, the Council of the Institute of Chartered Accountants of India is pleased to notify for general information that the following candidates have been declared successful in the Management Accountancy Course-Part-I Examination, held in May 1975.

I. Names of the candidates who have been declared successful in Both Groups:—

S. No.	Roll No.	Name
1.	4	Shri T. Gopinathan
2.	60	Shri Kailash Chand Jain

II. Names of the candidates who have been declared successful in Group-I only:—

S. No.	Roll No.	Name
1.	1	Shri N. Sundararajan
2.	19	Shri P. K. Khanna
3.	33	Shri Mohinder Pal Kanwar
4.	36	Shri Vijay Tandon

III. Names of the candidates who have been declared successful in Group II only:—

S.No.	Roll No.	Name
1.	14	Shri N. S. Srinivasan
2.	22	Shri P. A. Nair
3.	25	Shri S. M. Dhopeswarkar (BABA)
4.	31	Shri A. Panchapakesan
5.	38	Shri Laxmi Narain Sardana.

Summary of Results :

Total number of candidates appeared in Both Groups	11
Passed in Both Groups	2
Passed in Group I	1
Passed in Group II	3
Percentage of Both Groups	18.2%
Total number of candidates appeared in Group-I only	19
Passed	3
Percentage	15.8%
Total number of candidates appeared in Group-II only	3
Passed	2
Percentage	66.7%
The R. Rajagopalan prize for the best candidate passing the examination at one sitting will be awarded to Shri T. Gopinathan (Roll 4).	

P. S. GOPALAKRISHNAN
Secretary

N. C. KRISHNAN
President

No. 1-CA(82)/75.—The following draft of certain amendments to the Chartered Accountants Regulations, 1964, which it is proposed to make in exercise of the powers conferred by sub-section (1) and (3) of Section 30 of the Chartered Accountants Act, 1949 (Act XXXVIII of 1949), is published for information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken up for consideration on or after the 6th September 1975.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Council of the Institute of Chartered Accountants of India, New Delhi.

In the said Regulations :—

I. For the existing regulation 60, substitute the following :

"60. Dates of Election

The Council shall decide and notify in the Gazette of India at least three months before such dates, the dates fixed for the following stages of election of members to the Council, namely :—

1. The date of publication of the notification inviting nominations,
2. The last date for receipt of nominations,
3. The last date for withdrawal of nominations,
4. The date or dates of polling,
5. The last date for receipt of applications for permission to vote by post under regulation 90,
6. The last date and time for receipt of ballot papers by post,
7. The date or dates for counting of votes, and
8. The date for declaration of result :

Provided that if, in the opinion of the President for compelling reasons recorded in writing, it becomes necessary to change any date or dates notified under this regulation, the Secretary may, as per the directions of the President, notify the fresh date or dates, as the case may be, in the Gazette of India and in such case, the requirement of three months' advance notice referred to above shall not be necessary."

II. In sub-regulation (1) of regulation 64, add the following clause at the end :

"(iv) in the case of voters belonging to the constituency but residing outside India, in addition to their addresses in India, their respective addresses outside the country, if furnished to the Institute by the voters concerned."

III. At the end of sub-regulation (1A) of regulation 64, add the following :

"(1B) If any mistake is detected in compilation or printing of the list of voters, the Secretary may issue at any time a suitable corrigendum to that effect."

IV. For sub-regulation (2) of regulation 65, substitute the following : sub-regulations (2) and (3) :—

"(2) The nomination of a candidate shall be in the appropriate Form duly signed by the candidate and by the proposer and the seconder both of whom shall be persons entitled to vote in the elec-

tion and shall be forwarded by registered post to the Secretary by name, with the words "Election nomination papers" clearly written on the envelope, and shall reach him not later than 5.00 P.M. on the specified date :

(3) A nomination which has not been sent by registered post and/or has not reached the Secretary by the specified date and time, shall not be taken into consideration."

V. For sub-regulation (1) of regulation 67, substitute the following :—

"(1) The Secretary shall scrutinize only the nomination paper received by registered post and by the specified date and time and shall endorse on each nomination paper his decision whether he accepts or rejects the nomination."

(c) Explanation 1 to sub-regulation (3) of regulation 67 be substituted by the following :—

"Explanation 1 : The Secretary may not reject a nomination paper merely on the ground of a technical defect in the contents of the nomination paper which is not of a substantial character."

VI. In regulation 73—

(a) in clause (a) of sub-regulation (2), for "figure 1" substitute "number 1 (in arabic or roman numerals or in words)" ;

(b) in clause (b) of sub-regulation (2), for the words and figures "the figure 2 or the figures 2 and 3, or 2, 3, and 4 and so on" substitute "the number 2, or the numbers 2 and 3, or 2, 3 and 4 (in arabic or roman numerals or in words) and so on."

VII. In sub-regulation (3) of regulation 79, for the second sentence, substitute the following :—

"(3) ... The letter of authority shall be produced before the Polling Officer concerned and shall include the full name, the membership number and the address of the authorised representative, as well as the number of the polling booth at which he is authorised to be present."

VIII. In regulation 79, add the following sub-regulation (3A) after sub-regulation (3) :—

"(3A) Every candidate shall send to the Secretary, alongwith his nomination or nominations under regulation 65, a set of his specimen signatures the number whereof shall not be less than the number of polling booths in the constituency."

IX. In sub-regulation (2) of regulation 82, after the words "his right to vote at the polling booth" and before the words "and shall", add the words "or if his specimen signatures are not available with him".

X. For the existing sub-regulation (3) of regulation 82, substitute the following :—

"(3) If the polling officer is not satisfied as to the identity of the person claiming to be a voter, he may issue a ballot paper to him but instead of getting the ballot paper inserted in the ballot box, he shall place the same in a separate sealed cover superscribed as "Tendered Ballot" and send it to the Secretary, alongwith a letter from the person concerned together with his own observations thereon, for his decision, which shall be final and conclusive."

XI. At the end of sub-regulation (2) of regulation 90, add the following :—

“....or (c) if by reason of his suffering from any disease or infirmity, he is unable to exercise his vote at the polling booth allotted to him.”

XII. For the existing sub-regulation (4) of regulation 90, substitute the following:—

“(4) An application in the appropriate Form, for permission to vote by post, under sub-regulation (2) or sub-regulation (3) above, shall be sent to the Secretary so as to reach him at least 45 days before the date of election and an application not received within the time specified shall not be considered. The application under clause (c) of sub-regulation (2) above shall be accompanied by a certificate from a registered medical practitioner to the effect that the member concerned is suffering from a disease or an infirmity which would prevent him from exercising his vote on the date of election at the polling booth allotted to him.”

XIII. For the existing regulation 91, substitute the following:—

“91. Secretary to send ballot papers by post

The Secretary shall send by registered post to each voter permitted to vote by post, at least 21 days before the last date fixed for their receipt back by him, the ballot paper, together with a letter explaining the manner in which the vote shall be recorded thereon and specifying that it shall reach the Secretary not later than 5.00 P.M. on the specified date.”

XIV. For the existing regulation 92, substitute the following:—

“92. Ballot papers to be returned after recording votes thereon

(1) A voter on receiving his ballot paper sent under regulation 91, shall, if he desires to vote, record his vote thereon in the manner specified in regulation 73, and reach it by registered post to the Secretary before the date and time specified in this behalf.

(2) A cover containing ballot paper which does not reach the Secretary by registered post and/or before the date and time specified, shall not be taken into consideration in the counting of votes. The Secretary shall note on all such covers the manner in which it was received and the date and time of receipt and keep all such covers together in a packet.

(3) The Secretary shall keep in safe custody all covers containing postal ballot papers received by him until the commencement of the counting of votes.”

XV. For the existing regulation 93, substitute the following:—

“93. Issue of undelivered and fresh ballot papers

Where a ballot paper and other connected papers sent by post under regulation 91 are lost or damaged in transit or are for any reason returned undelivered, or the Secretary is satisfied that the ballot paper had been sent incorrectly by post, he may reissue them by registered post or deliver them or cause them to be delivered to the voter, on his applying for the same, or may allow the voter to cast his vote at a polling booth, if he is satisfied about the reasons for such loss, damage, return or incorrect issue.”

XVI. In regulation 94, in clauses (c), (d) and (e), for “figure 1”, substitute the following:—

“number 1 (in arabic or roman numerals or in words)”

XVII. For clause (a) of sub-regulation (1) of regulation 97, the following be substituted;

“(a) Open only the covers containing the postal ballot papers received by him under sub-regulation (1) of regulation 92, and shall take out the ballot papers from each of such covers and shall record the number thereof in a statement and shall make a separate packet of these ballot papers.”

XVIII. In regulation 102, after the words “merely by reason of” and before the words “any accidental irregularity”, add the words “any accidental omission of the name of a member from the list of voters or any accidental mistake in not allowing him to vote or the accidental inclusion of the name of a person not entitled to vote in the list of voters or allowing him to vote or”.

XIX. For the existing sub-regulation (5), of regulation 112, substitute the following:—

“(5) Subject to the provisions of this regulation, the election to the Regional Councils shall be conducted in the same manner as the election to the Council.”

XX. Delete sub-regulation (7) of regulation 112.

XXI. In Schedule 'A', in Form 26—

(a) in paragraph 1, delete the words “not being in arrears this day in respect of our respective annual membership fee for the current year and”.

(b) in paragraph 2, delete the words “not being in arrears this day in respect of my annual membership fee for the current year”.

XXII. In Schedule 'A', for the existing Form 26A, substitute the following:—

“FORM 26A

Regulation 90

Form of application for permission to vote by post under Regulation 90

The Secretary,

The Institute of Chartered Accountants of India,

Dear Sir,

Sub : Elections—19—

I hereby apply for permission to vote by post under regulation 90 of the Chartered Accountants Regulations, 1964. I give below the necessary particulars :

1. Full Name
2. Membership No.
3. My Serial Number in the List of Voters
4. Serial No. and address of the Polling booth allotted to me
5. Reason for seeking permission to vote by post :

* (a) There has been a permanent change in my address from the address published in the list of voters, to another place beyond a radius of ten miles from the polling booth allotted to me

or

* (b) I am actually residing beyond a radius of ten miles from the polling booth allotted to me

or

* (c) I am suffering from a disease or infirmity, particulars of which are given below, on account of which I shall not be able to exercise my vote on the date of election at the polling booth allotted to me.

(Particulars of disease or infirmity—)

(d) Though there is no permanent change in my address, I would not be in position to vote at the polling booth allotted to me as I except to be away from my permanent address on the date of election.

6. Address to which the voting paper should be sent

Date :

Place : Signature of the Member

VERIFICATION: I declare that the particulars given above are correct to the best of my knowledge and belief.

Date :

Place : Signature of the Member"

* Delete clause not applicable.

** The application in this case must be supported by a certificate from a registered medical practitioner.

P. S. GOPALAKRISHNAN
Secretary

UNIT TRUST OF INDIA

AMENDMENT

The Board of Trustees of Unit Trust of India at its meeting held on 16th April and 17th May 1974 has amended the Unit-Linked Insurance Plan, 1971 formulated under Section 19 (1) (cc) of the Unit Trust of India Act 1963 as follows :—

16th April 1974 :

(1) Clause 3 of the Unit-Linked Insurance Plan may be replaced by the following :

'An individual who has completed 18 years of age but not 45 years and 6 months as on the date on which his application is received by the Trust, is eligible for participation in the Plan.'

(2) 17th May 1974 :

'In sub-paragraph (2) of paragraph 32 A, the words and figures "the 30th June 1973" shall be replaced by "the 30th June 1974".'

EMPLOYEES' STATE INSURANCE CORPORATION

New Delhi, the 23rd July 1975

No. N.17/13/75(P&D)(14)—In exercise of the powers conferred by sub-regulation (1) of Regulation 5 of the Employees' State Insurance (General) Regulations, 1950, the Director General has determined that in the areas specified in the Schedule given below the first contribution and first benefit periods for Sets 'A', 'B' and 'C' shall begin and end in respect of persons in insurable employment on the appointed day of midnight of 26th July, 1975 as indicated in the table given below :—

Set	First contribution period		First benefit period	
	Begins on midnight of	Ends on midnight of	Begins on midnight of	Ends on midnight of
A	26-7-1975	31-1-1975	24-4-1976	30-10-1976
B	26-7-1975	27-9-1975	24-4-1976	26-6-1976
C	26-7-1975	29-11-1975	24-4-1976	28-8-1976

Schedule

"Areas under the Police Stations of Haringhata, Ranaghat and Chakdah in the district of Nadia" in the State of West Bengal.

No. N. 17/13/75(P&D)(15)—In exercise of the powers conferred by sub-regulation (1) of Regulation 5 of the Employees' State Insurance (General) Regulations, 1950, the Director General has determined that in the areas specified in the Schedule given below the first contribution and first benefit periods for Sets 'A', 'B' and 'C' shall begin and end in respect of persons in insurable employment on the appointed day of midnight of 26th July, 1975 as indicated in the table given below :—

Set	First contribution period		First benefit period	
	Begins on midnight of	Ends on midnight of	Begins on midnight of	Ends on midnight of
A	26-7-1975	31-1-1976	24-4-1976	30-10-1976
B	26-7-1975	27-9-1975	24-4-1976	26-6-1976
C	26-7-1975	29-11-1975	24-4-1976	28-8-1976

Schedule

"The areas comprised in the revenue village of Bechhwal in Bikaner District" in the State of Rajasthan.

FAQIR CHAND,
Director (Plg. & Dev.).

New Delhi, the 9th July 1975

No. 12-(1)/44/74-Med.II.—In pursuance of the resolution passed by the Employees' State Insurance Corporation at its meeting held on 25th April, 1951 conferring upon me the powers of the Corporation, under Regulation 105 of the E.S.I. Corporation (General) Regulations, 1950 and in partial modification of Notification No. 12-(1)18/65-Med.II dated 30th March, 1968, I hereby authorise the following Medical Officers to function as Medical authorities with effect from 26-7-1975 with their respective jurisdiction as shown below against them for the purpose of medical examination of the insured persons and grant of further certificates to them when the correctness of the original certificate is in doubt.

1. Medical Officer Incharge, E.S.I. Hospital, Ernakulam, Ernakulam District.
2. Medical Officer Incharge, E.S.I. Hospital, Vadavathur, Kottayam District.
3. Medical Officer Incharge, E.S.I. Hospital, Udyogmandal, Udyogmandal Area, (ESI Dispensaries Alwaye, HMT Kalamassery, Perumbavoor).
4. Administrative Medical Officer, Trivandrum, Palghat District.

The 26th July 1975

No. 6(4)/74-Estt.-III.—In pursuance of Section 25 of the Employees' State Insurance Act, 1948 (34 of 1948) read with Regulation 10 of the Employees' State Insurance (General) Regulations, 1950 and in supersession of the Notification of Employees' State Insurance Corporation No. 6(12)/71-Estt.-III dated 4-10-1972, the Chairman, Employees' State Insurance Corporation hereby reconstitutes the Regional Board, Assam Region which shall consist of the following members, namely:—

1. Minister for Labour, Government Chairman, nominated of Assam, Dispur, Gauhati-6. by the Chairman, E.S.I. Corporation.

2. Minister for Health & Family Planning, Govt. of Assam, Dispur, Gauhati-6. Vice-Chairman, nominated by the Chairman, E.S.I. Corporation.

3. Secretary to the Govt. of Assam, Health & Family Planning Department, Dispur, Gauhati-6. Representative, nominated by the State Government.

4. Director of Health Services, Government of Assam, Gauhati. Medical Officer incharge of the E.S.I. Scheme in the State—*Ex-officio*.

5. Shri R. N. Singh, Managing Director, M/s. Steelsworth Pvt. Ltd., Dispur, Gauhati. Employer's representative, nominated by the Chairman, E.S.I. Corporation.

6. Shri H. L. Aggarwal, Chief Executive, India Carbon Limited, Gauhati-20. Employer's additional representative, nominated by the Chairman, E.S.I. Corporation.

7. Shri S. S. Rawal, Factory Personnel Manager, The Assam Match Co. Ltd., P.O. Dhubri, Assam. Employer's additional representative, nominated by the Chairman, E.S.I. Corporation.

8. Shri A. C. Saikia, M.L.A., General Secretary, INTUC, Assam Branch, Ulubari, Gauhati. Employees representative, nominated by the Chairman, E.S.I. Corporation.

9. Shri Barin Chowdhury, Barpathar, Tambulbari P.O. Tinsukia, Distt. Dibrugarh, Assam. Employees additional representative, nominated by the Chairman, E.S.I. Corporation.

10. Com. P. N. Sinha, President, Assam Chab Sramik Union, Shramik Centre, Tezpur (Assam). Employees additional representative, nominated by the Chairman, E.S.I. Corporation.

11. Shri T. S. Gill, Secretary to the Govt. of Assam, Labour Department, Dispur, Gauhati. Member of E.S.I. Corporation residing in the State—*Ex-officio*.

12. The Regional Director, E.S.I. Corporation, Regional Office, Gauhati. Member-Secretary.

The 26th July 1975

No. 6(16)/69-Estt.III.—In pursuance of Section 25 of the E.S.I. Act, 1948 (34 of 1948) read with Regulation 10 of E.S.I. (General) Regulations, 1950, Shri Ranjit

Vithaldas nominated as additional employers representative *vide* Corporation Notification of even number dated 23-10-1973 did not attend three consecutive meetings of the Regional Board, Madhya Pradesh and has therefore, ceased to be member of the Regional Board in pursuance of Regulation 10(6)(i) of the E.S.I. (General) Regulations, 1950. The Chairman, E.S.I. Corporation has nominated Dr. V. K. Gangwal, on the Regional Board, Madhya Pradesh in place of Shri Ranjit Vithaldas.

The following amendment is, therefore, made in the Corporation's notification of even number dated 23-10-1973. The entry against item No. 6 shall be substituted as under :—

"6. Dr. V. K. Gangwal, Honorary Secretary, Madhya Pradesh Organisation of Industries, Gangwal Bhawan, Lashkar, Gwalior-1."

Employers additional representative nominated by the Chairman, E.S.I. Corporation.

No. 6(16)/71-Estt.III.—In pursuance of Section 25 of the Employees' State Insurance Act, 1948 (34 of 1948) read with Regulation 10 of the E.S.I. (General) Regulations, 1950, the Chairman, E.S.I. Corporation hereby nominates Shri J. R. Jindal, as member of Regional Board, Delhi in place of late Shri Sikander Lal Bhambri.

Now, therefore, the following amendment is made in the Corporation Notification of even number dated 16th January, 1974, pertaining to the constitution of the Regional Board, Delhi.

In the said notification for the entry against item No. 5, the following entry shall be substituted, namely :—

"5. J. R. Jindal, 251/A, Sri Ram Nagar, G. T. Road, Shahdara, Delhi-32. Representative of employers nominated by the Chairman, E.S.I. Corporation."

T. N. LAKSHMI NARAYANAN
Director General

OIL & NATURAL GAS COMMISSION
SECRETARIAT

No. 17(49)/74-Reg.—In exercise of the powers conferred by Section 32 of the Oil and Natural Gas Commission Act, 1959 (43 of 1959), the Oil and Natural Gas Commission, with the previous approval of the Central Government, hereby makes the following regulations to amend the Oil and Natural Gas Commission (Travelling Allowance) Regulations, 1970, namely :—

1. (1) These Regulations may be called the Oil and Natural Gas Commission (Travelling Allowance) Amendment Regulations, 1975.

(2) They shall be deemed to have come into force with effect from the date of approval by the Government of India.

2. In the Oil and Natural Gas Commission (Travelling Allowance) Regulations, 1970 :—

(a) for clauses (f) and (j) of regulation 2, the following shall be substituted, namely :—

“(f) ‘Family’ means an employee’s wife or husband, as the case may be residing with the employee and legitimate children, including step children and adopted children, if under the personal law of the employee adoption is legally recognised as conferring on it the status of a natural child, residing with and wholly dependent upon the employee. It shall also include parents, if permanently residing with and wholly dependent upon the employee.

Provided that for the purpose of transfer TA ‘family’ will also include sisters and minor brothers permanently residing with and wholly dependent upon the employee.

(j) “Pay” means the amount drawn monthly by an employee as the pay of the post held by him, including special pay, personal pay or any other emoluments which may be especially classed as pay by the Commission. The scales of pay for this purpose will be the scales of pay as were in force on 31-12-1973. Besides, the term ‘pay’ will also include appropriate Dearness Pay, Dearness Allowance and Interim Relief thereon at the rates applicable under the orders in force prior to 1-1-1973 till such time the said elements are merged into pay.

Note (i) Where pension is held in abeyance, the entitlement of re-employed pensioners under these Regulations shall be determined in accordance with the pay actually received from time to time. Where the pension is allowed to be drawn in addition to pay, the re-employed pensioner shall, for the purposes of this Regulation, be deemed to be in receipt of actual pay equivalent to his pay on re-employment, plus the pension subject to the condition that if the total of such pay plus pension exceeds the pay of the post, if it is on a fixed rate of pay, or the maximum pay of the post, if it is on a time scale of pay, such excess shall be ignored.

(ii) The amount of pension to be taken into account shall be the amount originally sanctioned i.e. before commutation, if any, and shall also include the pension equivalent of Death-cum-Retirement Gratuity, if any. However, the amount of pension or any part thereof of which is not taken into account in fixing the pay of a pensioner on re-employment shall be ignored for the purposes of this regulation.

(iii) In case of Burma Government pensioners re-employed in India, however, their entitlement for the purpose of this Regulation shall be determined on the basis of pay drawn in India i.e. without taking into account the pension or equivalent of any other retirement benefit drawn by such employees from Burma Government.

(iv) Employees who have been re-employed in the Commission after having retired with CPF benefits, will for purpose of this Regulation, be deemed to be in receipt of pay equivalent to their re-employment pay plus the pension equivalent to the employer’s contribution together with interest thereon included in their total retirement benefits, subject to proviso that if the re-employment pay plus the pension equivalent of the employer’s contribution together with interest thereon included in the total retirement benefits exceeds the pay of the post, if it is on a fixed rate of pay or the maximum pay of the post, if it is on a time scale of pay, such excess shall be ignored.”

(b) Regulation 4 shall be omitted.

(c) For sub-regulation (1) of regulation 7, the following shall be substituted, namely :—

“(1) Daily allowance for halt on tour at an outstation will be calculated on the basis of the period of halt which will begin from the time the forward journey ends at the outstation and will end at the time the return or further journey commences. The amount of daily allowance will be calculated as follows :—

(i) Halt upto six consecutive hours 30%

(ii) Halt exceeding six consecutive hours but not exceeding twelve consecutive hours. 50%

(iii) Halt exceeding twelve consecutive hours but not exceeding twenty four daily consecutive hours. 50%

Provided that if the total absence from headquarters does not exceed twentyfour hours, not more than a day’s daily allowance will be admissible.”

(d) for sub-regulation (2) of regulation 7, the following shall be substituted, namely :—

“(2) The rates of daily allowance admissible shall be as under :—

(A) When the employee avails of the Commission’s, Govt. or Public Sector Guest House or makes his own arrangements.

Rate of Daily Allowance for

Pay Range	Ordinary Places	‘A’ & ‘B’ Class Places
Rs. 2150 and above	22.00	28.00
Rs. 1650 and above but less than Rs. 2150	20.50	27.00
Rs. 1100 and above but less than Rs. 1650	19.00	26.00
Rs. 650 and above but less than Rs. 1100	17.00	24.00
Rs. 480 and above but less than Rs. 650	15.00	22.00
Rs. 320 and above but less than Rs. 480	13.00	20.00
Rs. 250 and above but less than Rs. 320	11.00	19.50
Rs. 210 and above but less than Rs. 250	9.00	15.00
Below Rs. 210	6.00	9.00

(B) When the employee stays in a Hotel or other establishments providing board and/or lodging at Scheduled Tariffs.

Pay Range	Ordinary localities	‘B’ class places	‘A’ class places
Rs. 1000 and above per month	35.00	40.00	50.00
Rs. 650 or more but less than Rs. 1000 per month	25.00	30.00	35.00
Rs. 320 or more but less than Rs. 650 per month	20.00	25.00	30.00
Rs. 210 or more but less than Rs. 320 per month	15.00	20.00	25.00
Below Rs. 210 per month	12.00	16.00	20.00

Wherever the claim is preferred with reference to the rates a (B) above it should be accompanied by a certificate in the following terms and the vouchers in support of the stay in the hotel/establishment should be annexed to the TA claims.

"Certified that I stayed from _____ to _____
(Date) (Date)

at _____ at _____ which
(name of Hotel/establishment) (Name of place)
provides board/lodging at Scheduled Tariffs."

Note (1) An employee may be provided free lodging (bed and breakfast only) by the Commission when accommodation is not available in the guest house of the Commission or of other public undertakings and he will be paid 3/4th of the daily allowance as admissible to him under table 'A'.

Note (2) On day(s) when the employee on tour is provided with free board and lodging, he will draw only 1/4th DA for that (those) day(s). If he is provided with only free board he will draw $\frac{1}{2}$ DA for that (those) day(s). If he is provided with only free lodging, he will draw 3/4 DA for that (those) day(s)."

(c) For sub-regulation (7) of regulation 7, the following shall be substituted, namely :—

"(7) *Prolonged Halts.*

Full daily allowance will be admissible upto the first 30 days of continuous absence from headquarters provided that beyond this period a competent authority may grant daily allowance subject to satisfaction of the following conditions :—

- (a) that prolonged halts are necessary in the interest of the Commission's service and
- (b) that such halts necessitate the maintenance of camp equipage or where no camp equipage is maintained continue, after the first thirty days, to entail extra expense upon the halting employee.

Note : In case where the prolonged absence beyond the 30th day has the effect of prolonged halt at one and the same place, daily allowance beyond 30th day should be at half the rates, upto a maximum period of 90 days provided that the Commission may grant general or individual exemptions from the operation of this restriction on such conditions as it thinks fit."

(f) Sub-regulations (10) and (11) of regulation 7 shall be omitted and sub-regulation (12) of the said regulation shall be re-numbered as sub-regulation (10) thereof.

(g) For sub-regulation (12) re-numbered sub-regulation (10) of regulation 7, the following shall be substituted, namely :—

"(10) For local journeys (i.e. those beyond 8 kms. within the same and/or contiguous Municipalities etc. in which the Headquarters of the employee is located) the employee will draw, for journey involved, mileage allowance under Regulation 8-A (3)(b)(1) and in addition draw 50% of daily allowance calculated at the rates laid down under table (A) in sub-regulation (2) of Regulation 7."

(h) For sub-regulation(1) of regulation 8-A, the following shall be substituted, namely :—

"(1) *Travel by Railway :* The employees of the Commission shall be entitled to the class of railway accommodation according to the following scales :—

(a) Employees whose pay is Rs. 2250/- and above. Air Conditioned

<p>(b) Employees drawing a pay of Rs. 415/- and above but below Rs. 2250/-.</p>	<p>First Class</p>
<p>(c) All the employees drawing pay less than Rs. 415/- per mensem.</p>	<p>New Second Class</p>

Note (i) Except as otherwise provided below, the facility of travel by Air conditioned coaches shall be restricted to journeys on tour only and in no case shall this concession be allowed to families of the employees.

(ii) If available, return tickets at reduced rates should always be purchased when an officer expects to perform the return journey by rail within the period for which a return ticket is available.

(iii) All employees will be entitled to reimbursement of reservation charges for seats/sleeper berths in addition to the fare of their entitled class.

(iv) In the case of journeys by rail when a particular class of accommodation by which an employee is entitled to travel is not available in a train, he should travel by the next lower accommodation. In the case of an employee travelling by a higher class of accommodation than he is entitled, his claim should be restricted to the rail fare by the class of accommodation to which he is entitled to travel."

(i) For clause (1-A) of regulation 8-A, the following shall be substituted, namely :—

"(1-A) For journeys performed by Rail or by Road in a free conveyance, the employees of the Commission shall be entitled to an allowance for incidental expenses, to be calculated as under :—

For journey by rail or by road in a free conveyance
Pay Range & Rate of allowance for incidental expenses :

- (i) Rs. 860/- and above per month.—35 paise per 10 kilometres or part thereof, if the part exceeds 5 kms.
- (ii) Employees in receipt Rs. 310/- or more but less than Rs. 860/- per month.—24 paise per 10 kilometres or part thereof if the part exceeds 5 kms.
- (iii) All employees in receipt of pay below Rs. 310/- 13 paise per 10 kilometres or part thereof if the part exceeds 5 kms.

Provided that the allowance for incidental expenses shall be restricted to one daily allowance at the rates laid down for ordinary places under Table 'A' in sub-regulation (2) of Regulation 7 for every 24 hours of the journey or part thereof.

Note 1 : The incidental expenses for the journey between two places connected by rail, shall be worked out on the basis of distance by rail, irrespective of the journey performed by rail or road. In case of journeys between two places not connected by rail, the actual distance travelled by road shall be taken into consideration for the purpose of this clause. No allowance for incidental expenses or daily allowance shall be admissible for the transit period in respect of road journeys where road mileage allowance is admissible. The forward and return journeys shall be treated separately except when they fall on the same day, which expression shall mean a period of 24 hours and not a calendar day.

Note 2 : The period covered by the rail journey shall be reckoned with reference to the scheduled Railway timings and may also include any period of halt at an intermediate station for catching the connecting trains :

Provided that :—

(a) when the train is diverted due to special circumstances like breach of track, the period/distance actually covered by the rail journey shall be taken into account for the purpose of calculating the allowance for incidental expenses; and

(b) in the case of late running of a train, the actual period involved shall be taken into account if the late running of the train is by more than six hours."

(j) for sub-regulation (2) of regulation 8-A, the following shall be substituted, namely :—

"(2) Travel by air,

Travel by air shall be permissible on tour or on transfer as under :—

(a) In the case of Officers in receipt of pay of Rs. 2250/- and above, at their discretion provided that, officers drawing pay between Rs. 1800/- and Rs. 2250/- may also travel by air at their discretion, if the distance involved is more than 500 kilometres, and the journey cannot be performed overnight by rail.

(b) In the case of an officer not covered under sub-clause (a) above, whenever a competent authority certifies that air travel is urgent and necessary in the interest of the Commission.

Provided that the Commission may grant general permission to any employee or class of employees to travel by air as a matter of routine in connection with a specified journey(s) or sector(s)."

(k) for clause (2-A) of regulation 8-A, the following shall be substituted, namely :—

"(2-A) Journey by air.—For journeys performed by air, the employees of the Commission shall be entitled to an allowance for incidental expenses, to be calculated as under :—

(i) 1/5th of the standard air fare limited to a maximum of Rs. 10/- for each journey, provided that if more than one air journey (including the return journey) are performed within 24 hours, the total entitlement of allowance for incidental expenses for all the journeys so performed shall be restricted to Rs. 10/- or one daily allowance at the rates laid down for ordinary places under Table 'A' in sub-regulation (2) of Regulation 7, whichever is more.

(ii) An officer drawing less than Rs. 860/- per month, authorised to travel by air on tour, is entitled to one standard air fare for the journey plus the allowance for incidental expenses in respect of a journey by rail in the case of a journey between stations connected by rail and the mileage allowance by road at the rate of 10 paise per kilometre in the case of journey between stations connected by road, to which he would have been entitled had he travelled by the surface route or the incidental expenses admissible under sub clause (i) of this clause, whichever is less.

Provided that if at either end of the journey by air, an officer has to perform a connected journey by rail or by road, he may draw the mileage allowance admissible for such journeys subject to the condition that if the journey by road is combined with a journey by rail or a journey by air, mileage allowance may be drawn on account of such journey by road, but such mileage allowance shall be limited to the amount of daily allowance as admissible under Table 'A' in sub-regulation (2) of Regulation 7, unless the journey by road exceeds 32 kms.

Provided further that no mileage allowance may be drawn in respect of the surface transport which forms part of the air journey and is included in the fare paid for the air journey.

Note :1 Standard air fare means the actual single journey air fare payable for the service by which the journey is performed.

Note 2 : The expression within 24 hours occurring in sub-clause (i) means a period of 24 hours reckoned from the commencement of the onward journey, whether from the headquarters station or from an out-station, to the commencement of the journey back to the headquarters or to another outstation.

Note 3 : In cases where return journey commences on the same day on which the forward journey was undertaken but is completed on the next day, the return journey may be deemed to have been performed on the same day.

Note 4 : In respect of journeys involving an overnight halt at an intermediate station either due to non-availability of a connecting air service or due to cancellation of the connecting air service, the officer may be allowed half daily allowance under Table 'A' in Sub-regulation (2) of Regulation 7 at the rate applicable to the intermediate station for each overnight halt if the Airlines Corporation does not provide at its expense any facility for boarding and lodging. This will be in addition to the allowance for incidental expenses admissible for air journeys."

(l) For Clauses (b), (c) and (d) of sub-regulation (3) of regulation 8-A, the following shall be substituted, namely :—

"(b) (1) For journeys by road in other than Commission's transport, the employees of the Commission shall be entitled to the travelling allowance as under :—

(i) Employees drawing pay of Rs. 650/- and above per month—Actual fare by public bus, or 20 paise per Km. for journey by Motor Cycle/Scooter, or 60 paise per Km. for journey by full taxi/own car.

(ii) Employees drawing pay less than Rs. 650/- per month—Actual fare by public bus, or 20 paise per Km. for journey by Motor Cycle/Scooter. They will not be eligible for travel by full taxi/own car.

(2) The competent authority may for special reasons to be recorded, allow to a particular employee or class of employees mileage allowance at higher rate than prescribed above.

(c) Where an officer in receipt of pay of Rs. 310/- and above per month undertakes a journey on tour in a taxi or an auto-rickshaw or any other public transport, or where an officer drawing pay less than Rs. 310/- per month undertakes such journey, in an auto rickshaw or any other public transport, from a bus stand or taxi stand or railway station or an airport to a fixed point or place of duty or from a fixed point or place of duty to such bus stand or taxi stand or railway station or airport, he shall be paid the actual fare paid by him for such journey.

Provided that no payment under this provision shall be made to a person who is provided with free transport.

(d) In case of journeys by road between places connected by rail, the entitlement of the employee will be governed as under :—

(i) Where the journeys are performed by any mode of hired conveyance (bus or taxi etc.) the actual fare paid limited to the rail fare of the entitled class will be admissible, in addition to the allowance for incidental expenses as provided in clause (1-A) of this regulation.

(ii) Where the journeys are performed by one's own conveyance, mileage allowance will be paid at the rate as laid down under clause (b) (1) above, limited to the rail fare of the entitled class, in addition to the allowance for incidental expenses as

provided in clause (1-A) of this regulation. However, an authority of the rank of Head of concerned Department, may relax the limit prescribed in Item (i) and (ii) of clause (b) above in a case when road journey is performed in public interest, that is, the principle which should be followed in deciding such questions is whether any public interest was served by the road journey which would not have been served, had the employee travelled by rail, such as the saving of public time, or inspection work enroute etc.

NOTE: When two or more employees travel in a conveyance belonging to one of them, the owner may draw travelling allowance, as if he travelled alone, and the other employee may draw travelling allowance as admissible under Regulation 8-A(3)(a), even if he meets some portion of the cost of propulsion of the conveyance."

(m) For regulation 8(B), the following shall be substituted, namely :—
"8(B) : Travelling Allowance on transfer :

(1) For journeys on transfer in the interest of the Commission, the following travelling allowance shall be admissible :—

(a) An employee on transfer in the interest of the Commission will draw lump sum as follows :—

Pay Range	Transfer Grant
Rs.	Rs.
Rs. 2000/- and above	500
Rs. 1000/- and above but less than Rs. 2000/-	400
Rs. 650/- and above but less than Rs. 1000/-	300
Rs. 250/- and above but less than Rs. 650/-	250
Rs. 210/- and above but less than Rs. 250/-	200
Below Rs. 210/-	150

(b) (i) He may draw actual fare by rail or steamer not exceeding the fare of the entitled class and also one extra fare for each adult member of his family who accompanies him and for whom full fare is actually paid and one half fare for each child for whom such fare is actually payable and is actually paid.

(ii) An employee who is authorised to travel by air on transfer under Regulation 8-A(2), he may draw the air fares actually payable and actually paid for the journey by air for himself and the members of his family.

(c) In addition, the employee may draw one daily allowance as admissible for ordinarily places under Table (A) in sub-regulation (2) of Regulation 7 for himself and each member of family for every completed day occupied in the journey from residence reckoned from mid-night to mid-night. For the period less than 24 hours on any day, the daily allowance will be admissible as follows :—

Upto 6 hours	30%
Exceeding 6 hours but not exceeding 12 hours	50%
Exceeding 12 hours	Full

Provided that the children below 12 years will be allowed daily allowance at half of the rates for adult.

NOTE.—(i) If the journey is undertaken by road between places connected by rail, the actual cost of road journey limited to rail fares for appropriate class shall be admissible.

(ii) If an employee or his family travels by a class lower than that admissible for his grade under these regulations, only such class fare actually paid would be admissible.

(iii) A member of an employee's family who follows him/her within six months from the date of his/her transfer or precedes him/her by not more than 1 month, may be treated as accompanying him/her. The same time limit will apply for transfer of personal effects. Children of an employee, who are studying in educational institutions and who are not actually residing with him/her at the time of his/her transfer to a new station but later come to spend the vacation with him/her at new station may be treated as members of his/her family for the purpose of transfer travelling allowance and allowed the usual travelling allowance, provided all other conditions for grant of travelling allowance are fulfilled.

Provided that the above time limits may be extended by the competent authority in individual cases attendant with special circumstances.

v) If the family of an employee travels to a station other than the new station or to the new station from a station other than the old station, the employee shall be entitled to draw actual fares limited to the fare from the old station to the new station of transfer.

(2) *Carriage of personal effects:*

For carriage of personal effects the actual cost of transporting the personal effects of an employee by goods train, steamer or other craft subject to the maximum weights shown below :—

	Kilograms	
	If not possessing family	If possessing family
(a) Employees in receipt of pay of Rs. 1000 and above per month	2000	Full wagon
(b) Employees in receipt of Rs. 860 and above but less than Rs. 1000/- per month	1500	3000
(c) Employees in receipt of pay of Rs. 650 and above but less than Rs. 860 per month	1000	3000
(d) Employees in receipt of pay of Rs. 310/- and above, but less than Rs. 650/- per month	750	1500
(e) Employees in receipt of pay of Rs. 160 or more, but less than Rs. 310 per month	450	600
(f) Employees in receipt of pay less than Rs. 160/- per month	250	600

NOTE(i) If personal effects are carried by rail, otherwise than by goods train, actual cost up to the limit of maximum kilograms by goods train may be allowed.

(ii) An employee carrying goods by road between places connected by rail may draw actual expenses but not exceeding the amount which would have been admissible had he taken the maximum admissible quantity of personal effects by goods train.

(iii) Subject to the prescribed maximum number of Kgs. an employee who carries his personal effects by air may draw actual expenses up to the limit of the amount which would have been admissible had he taken the same quantity by passenger train (upto the limit of the amount which would have been admissible had he taken the maximum number of kgs. by goods train) road or steamer, as the case may be, under the normal rules.

(iv) The cost of transportation of personal effects on transfer may be allowed, subject to the maximum quantity prescribed under this regulation, at the 'Quick Transit Service' rates, if personal effects are actually transported by such service. A certificate to the effect that the personal effects, were transported by 'Quick Transit Service' and that they reached the

destination within the specified period, should be recorded by the claimant on the Travelling Allowance Bill.

- (v) Subject to the prescribed limit of weight, an employee may draw the actual cost of transporting personal effects to his new station from a place other than his old station (e.g. from a place where they are purchased enroute or have been left on the occasion of a previous transfer), or from his old station to a place other than his new station, provided that the total amount drawn, including the cost of transporting these personal effects, shall not exceed that admissible had the prescribed maximum luggage been transported by goods train from the old to the new station direct.
- (vi) Employees in items (a) to (d) above are entitled to transport their own motor car or motor cycle or scooter or cycle including auto cycle by passenger train, or goods train at their option. When transported by goods train, the cost of packing and of transporting the packed car or motor cycle/scooter to and from the goods shed may also be drawn provided that the total amount so drawn shall not exceed the freight charged for transporting the car or motor cycle/scooter or cycle including auto cycle by passenger train.

The above concession applies *mutatis-mutandis* to an employee in item (e) to transport his motor cycle or scooter or cycle including auto cycle. The employee in item(f) shall be entitled to transport his cycle under this regulation.

- (vii) For the transportation of personal effects, within the limits prescribed in this regulation, an employee may draw mileage allowance at the rate to be fixed by a competent authority.

This rate will be calculated on the average cost of conveying goods by the cheapest method of conveyance.

NOTE.—The rate for conveyance of personal effects of the employee under this regulations, should be the same as the rates fixed by local Governments and Chief Commissioners for Government servants under their administrative control in the areas under them.

(viii) A claim for reimbursement of travelling allowance on transfer shall be supported by money receipts showing the actual weight and the amount paid for the transportation of personal effects separately by rail, road etc."

- (n) below sub-regulation (3) of regulation 9, the following note shall be added, namely :—

"NOTE.—In the event of an employee actually performing journey from his new headquarters to his old headquarters in connection with the winding up of his house-hold, he would be entitled to travelling allowance as on tour."

K. K. DHAR
Secretary to the Commission.

NOTIFICATION

No. 17(49)/74-Reg.—The Oil & Natural Gas Commission (Travelling Allowance) Amendment Regulations, 1975 shall be deemed to have come into force with effect from 27th June, 1975 i.e. the date of approval by the Government of India.

K. K. DHAR
Secretary to the Commission.

